the today is bushed it

WHOLE NO. 713.

THE KALIDA VENTURE, BOGART HOUSE. TS PUBLISHED, EVERY PRIDAY. To clubs of four, to one address 5 00 For one column 20 0; G All letters on business should be pre-paid in order to receive attention

STANSBERRY SUTTON. Attorney & Counsellor at Law OFFICE IN THE COURT HOUSE,

Kalida, Ohio. Sept. 25, 1854 E. H. LELAND, SIAMER MACKEREIE Defiance, O. Kalida, Ohio. LEEAND & MACKENZIE. ATTORNEYS AT LAW AND SOLICIZORS IN CHANCERY. All basiness antrusted; n their hands will tassive promptattention. Nov. 20, 1851

JAMES MACKENZIE, NoTARY PURITO. GEORGE SHIPLEY,

Attorney & Counsellor at Law. Kalida, Putnam County, Ohio. LAMISON & HOBB.

ATTORNEYS AT LAW, and Notaries Public. LIMA, ALLEN GGUNTY, OHIO. WILL attend to collections, payment of taxes, sale and purchase of lands, &c., in North-western Ohio.

Will also attend to conveyancing, taking acknowledgments of doese, &c., &c.

BYDENHAM SHAFFER, ATTORNEY AT LAW. LIMA, OHIO,

AVING permanently located in Lima Allen county, Chio, for the purpose of practicing haw, in Allen and adjoining counties, will promptly attend to Collections and all other professional business. 707z

E. H. PHELPS. ATTORNEY AT LAW,

DAVID TAYLOR. ATTORNEY AT LAW and islichtor in Chancery.

DEFIANCE, OHIO. ILL premptly attend to all business that may placed in his hands, before any of the Courts of thin Indiain ! District. Collection of Claims, sale of Real Estate, Payment of "axes, &c., &c. May 30, 1861.

A. BUDD, Kalida, Putnam County, Ohio. Trands to business appertaining to his profession in Putnam and adjoining nties. [587] July, 1852.

ALEX SANKEY LATTY, Attorney & Counsellor at Law PAULDING. PAULDING COUNTY, OHIO. January, 1852.

DAVID I. BRO VN. CLERK of the Courts of Putnam essenty, ttend to all business in his line. February, 1854.

JAMES M. GOFFINBERRY. Attorney & Counsellor at Law. FINDLAY, OHIO. Will attend to all business, outrusted in his hands, in this sudicial District. January, 1852. 562

DR. V. ROBB. Physician & Surgeon. VAUGHNSVILLE, O. March, 14, 1853.

JOHN D. CARLTON, Attorney & Counsellor at Law, CHARLOE, PAULBING COUNTY, ONIO. October 25, 1852

THE EXCHANGE, By John Crossen. PAULDING, Paulding County, Ohio.

October 1st, 1854. 709 GEORGE SKINNER.

ELAIGICIA ASS ANDON of samula from HARNESS MAKER.

KALIDA, PUTNAM Co., OHIO. Orders romptly executed. Saddles, &c., &c., constantly onhand. July 1852,

AMERICAN HOUSE

LE.& R. B. CLARK Proprietors, DELPHOS, OHIO.

BOARD-ONE DOLLAR PER DAY.

A Line of Coaches leaves this House deify for Van Wert and Fort Wayne; and a Garriage will convey Passengers to and from the Cars Free.

August, 1854.

August, 1854.

ADMINISTRATOR NOTICE,
The probate Gourt, within and for the county of the Probate Gourt, within and for the county of Putnam, Administrator of the estate of Henry Guffy deceased, late of mid county, November 4th, 1854.

BY ISAAC NIGH. Columbus Grove, Putnam County, O. R. NIGH has taken the House former-ly occupied by J. McHenry, and fitted it up for the accommodation of guests, trav-ellers, and all who may favor him with their custom. He willspare no pains to furnish a good table, and the other requirements that make up the proper service of a Hotel.

His Stables are in good condition, and will be duly attended to. April 6, 1851.

NOTICE. T. E. Strain, Plaintiff Civil ngainst
Lucius Hubbard, Defendant.

Clerk of the Court of common pless, of more cerebing.

Purnam county, State of Obic, his petition setting for h, among other things, the said Defendant is indebted to 80, Ma'den Lane, New York. said Plaintiff fifteen hundred dollars, with ten per cent, in erest thereen from the 12th day of April, A. D., 1854, as is evidenced by the promissory note of said Defendant given to Plaintiff and dated April 12, A. D., 1854, and the object and prayer of said petition is that on the hearing and final determination of this action judgment be rendered in favor of To Professor Holloway, said Plaintiff, by said Court of common Sig .- It is not my wish to become pleas, and against said Defendant, for the notorious, neither is this fetter written said sum of fifteen hundred dollars, to- for the mere sake of writing, but to say, gether with ten per cent interest thereon that your Ointment cured me of one of from the 12th day of April, A. D., 1854. the most dreadful cutaneous diseases And Defendant is further notified that if that flesh is heir to, and which was conhe shall fail to answer or demur to said sidered by all who know me, to be en-Petition on or before the 36th day of tiraly beyond the reach of medicine. For will be determined at the next Term of said Court of common pleas thereafter that ever fell to the lot of man; and after treat a few steps, but soon close up again. Given by the Leader of yesterday mornheld and judgment rendered accordingly. trying every medicine I had ever heard By LELAND & MACKENZIE, of, I resigned in despair all hope of being and the dust begins to fly. Mr. Backus, Dedier left off:

PUTNAM COMMON PLEAS.

Samuel Pierman Plaintiff Civil action avainst Lucius Hubbard defendant THE said Lucius Hubbard is hereby noified that the above named Samuel Pierman on the 3d day of October A. D. 1654, filed in the office of the Clerk of the Court of common pleas, of Putnam county, and State of Ohio; his petition. setting forth that the said defendent is indebted to said plaintiff in the sum of eight hundred and fifty dollars, with inanswer or desaur to said petition on or had written it at New Orleans, before we 1854; the said petition will be determin. your address at New York. ed at the next term of said court thereaf-

Att'y for Petitioner November 1, 1854 - 709-6n.

ingly.

ter held and judgment rendered accord-

S. SUTTON,

LAND FOR SALE,

THE undersigned offers for sale, or in exchange for Real Estate in Lebanon Chilblains, or its vicinity, in such parcels as will suit purchasers and on very liberal terms, the Contracted: following lands, to wit:

634 acres in Allen county, Ohio.
1430 acres in Hood county, Ohio.
1347 acres in Van Wert county, Ohio.
640 acres in Defiance county, Ohio.
491 acres in Fulton county, Ohio. 690 acres in Henry county, Ohio. 432 acres in Williams county, Ohio.

80 acres in Paulding county. Ohio. 80 scres in Mercer county, Ohio, 1350 seres in Clinton county, Ohio. The above lands were located amongs the first selections in the counties wher they are situated, and for fertility of soil are unsurpassed. There are Railreads, Plank Roads, or Canals, convenient to almost every

tract, which afford a cheap and economical outlet to the best markets for all the products of the farm. The lands will be disposed of at less prices than other lands of similar quality and location are selling for, and in lots to suit purchasers.

Any further information will be given by the subscriber, in Lebanon; by John Jackson, or Lemuel Lewis, at Westborough, Clinton county, or by R. W. Gilchrist, who will spend most of his time in the North-

western part of the State, superintending the sales of these lands. R.G CORWIN. July 14, 1854.

SETTLEMENS OF THE ACCOUNT OF ADMINISTRATORS.

THE following Administrators have their account in the Product Court of Putham County for se

In the Fronte Court of Putnam County for set thement, to wil:
The final account of Stansbury Sutton, Administra-tor of the exists of Job D. Condit. deceased.
The partial account of John Lesse, Administrator of Andrew Lesse, deceased. of Andrew Leane, deceased.

And the account of t'esper Lehmkuble, Adm'e with the will annexed, of Dredtick Stoppe, deceased.

Said account will be examined on the 5th day of Docember, A. D. 1854.

JOHN DIXON, Probate Judge.

Kalida Nov. Din 1854.

A CURE FOR ALL!!!



HOLLOWAY'S OINTMENT.

Citizens of the Union .-

Copy of a Letter from Mr. W. J. Langley, of Huntaville, Yadkin County, North Caro-lina, U. S., dated November 1st, 1853. OF READ HIS OWN WORDS. 49

November 1st, 1854. 709 of large pots of your Ointment, which I entirely regained my health to my agreeable surprise and delight, and to the astonishment of my friends.
(Signed) W. J. LANGLEY.

against said defendant, for the sum of cure, to the astonishment of all who quired depositor. "No, nothing but brick eight hundred and fifty dollars, with in- knew us. We obtained your Medicines and mortar dust," replied heartless. terest thereon from the 6th day of Sep- from Messis. Wright & Co., of Chartres tember A. D. 1853. Said defendant is street, New Orleans. I send this from

> R. DURANT. (Signed) The Pills should be used conjointly with the Ointment in most of the follow

ing cases :-Bad Legs, Piles. Rheumatism, Bad Breasts, Salt Rheum, Burns. Scalds, Sore Nipples, Chapped hands, Sore-throats, Contracted and Stiff Skin diseases, Scurvy, Sore heads, Joints, Fistulas, Gout, Ulcers, Glandular Swellings, Wounds, Ulcers, Lumbago,

Sold at the Establishment of Professor Holloway, 80 Maiden Lane, New York, and 244 Strand, London, and by all respeciable Druggists and Dealers in Me dicines throughout the United States in Pots at 374c., 874 and \$1 50c. each. To be had wholesale of the principal Drug Houses in the Union.

Cy There is a considerable saving by taking the larger sizes. N. B .- Directions for the guidance of

each Pot. NOTICE is hereby given, that on the eighth day of December A. D. 1854, there will be held, at the court House, in Kelida. Putnam county Ohio, an adjourned session of the court of Common Pleas of said county of Putnam, for the transaction of such uninished business as may properly come be

fore said court.
October 26th, A. D. 1854.
DAVID I, BROWN Clerk, of Ct. of C. P. of Putnam County Ohio.

at the Sugar Ridge road, in Putnam county, between sections three (3) and four (4) in

Canal Bank Bursted Again—Great Times take out said safe boddy. This they are in Cleveland—Attachments, Sheriff, now doing.

Crow-Bars, Fick-Axes and Fick-

shows compared with this.

The bank opened as usual at 9, A. M. We should say half opened, as bill hold Incide Hubbard, Defendant.

Action.

THE said Lucius Entbard is hereby notified that the above named T. E. Strain, on the twenty-sixth day of September, A. D., 1854, filed in the office of the Clerk of the Court of common pless, of Putnam county, State of Ohic, his petition setting forth, among other things,

THOMAS HOLLOWAY.

Thomas a with description one the honor as with done one the honor as with done in the funds, deposition one voice, from one end of the Union to thus having been ruled out by an assignment of the Union to the said seem of the Union to the said seem ruled out by an assignment of the Union to the said seem ruled out by an assignment of the Union to the said seem ruled out by an assignment of the Union to the said seem ruled out by an assignment of the Union to the said seem ruled out by an assignment of the Union to the said seem ruled out by an assignment of the Union to You have done me the honor as with ers only had access to the funds, deposiclaim as agent for the State, \$8,000, been knocked to "immortal smash." ASTONISHING CURE OF SORE LEGS, AFTER NINE YEARS

STANDING.

Claim as agent for the State, \$5,000, been knocked to "immortal smash."

Excitement increasing.

Standa phraisers proceeded to take an investigation of the bank are and appraisers proceeded to take an investigation.

STANDING.

Claim as agent for the State, \$5,000, been knocked to "immortal smash."

Excitement increasing.

Standa P. M.—The assignees conclude to give up the keys to the burglar proof and appraisers proceeded to take an investigation.

The ear of the horse is one of the most beautiful parts about him, and by

the art of catching. Deputy begins to sweat.

(Signed) W. J. LANGLEY.

AN EXTRAORDINARY CURE OF A BAD BREAST, WHEN NEARLY AT THE POINT OF DEATH.

Copy of a Letter from Mr. R. Durant, New Orleans, November 9th, 1853.

To Professor Holloway, 38, Corner of Ann and Nassau Streets, N. Y.

DEAR SIR,—It is with heartfelt gratities the wall and bunts the vault! Three to inform you that by the use tude I have to inform you that by the use the Sheriff produced quiet. Bim—

Writ was satisfied. This, of course, was sound.—The Horse and his Rider.

About \$400 in gold, and \$1,460 in paper, making the \$7,000 was taken in the New York Superior Court on Saturday Judge Hoffman decided that the stock of the New Haven Railroad thus ended the drama last night:

Law suits will follow; sargry feelings were developed; great excitement was were developed; great excitement was rata, with the other portion of the stock, and must come in, pro
tude I have to inform you that by the use

12 o'cl ck -In comes a new creditor, with new attorneys, new attendants, and further notified, that if he shall fail to "Hotel des Princes," Paris, although I new legal process. Great excitement! The assignces are called by name. The before the 30 h day of December A. D. finally left, at that time, not knowing papers are read commanding the Sheriff, under pains and penalties, to summen the assignees, on a claim of garnishee, and to make report to the Hon. Court of Common Pleas now in session! Here was a pickle. The big sledge, which had been incessantly thundering at the very portals of this tomb of treasure. suddenly become silent, and the workmen stopped and wiped the sweat and dust from their blood-red countenances. A legal discussion between opposing

lawyers now commenced, with side suggestions from outsiders. It was feared proceedings would stop ere the interior of the vault was reached. Great curiosity of those in the hall and on the sidewalk to see what broke the Bank. Some claimed the Bank was first broken by a few anxious depositors looking into the street window. They waited to see what effect it would have, looking into the voult itself. One stalwart looking individual said he had six-hundred dollars there, and had nothing no where clse, and as soon as there was a hole big enough to admit his body, he would go in and grab what he could! The Lake Captain who, the day before, had sought entrance when the Cashier was there alone, and patients in every disorder are affixed to demanded at his pistol's mouth fifteenhundred dollars of his locked-up money, was also there, calm, cool, but determined. It was a wolfish place to be in, and we were afraid for a time that our cowardly legs would run sway with our courageous body, but pluck and patriot-

ism came to our aid, and we remained. WILL be presented to the County Commissioners, of Putnam county, at their next Session, praying for the establishment of a county Road, to wit.—Beginning at the Shear Ridge road in Paris and the shortest is the Lebanon Valley, the other "banks." He lives in a most from Reading to Harrisburg, Pennsylman, however, in a burgler-proof safe, in. handing out handsful of odd coin, bills, sixty toads included in this estimate, of are, however, in a burglar-proof safe, in-side the vault, and the query is, how The highest grade is on the South Wes-these "banks" have swiedled out their shall that be opened? Craig and his tern Tennesses, and is 90 feet to the

As much as we have heard, read, and plexin, attachments, &c., &c., from sev- Those rather small than large, placed

corporations.
One old fine Whig says: "Gray, give me your hand; I im with you. If I can ing this I e cannot be muc find an anti-Bank ticket in Ohio at the likely soon to become so.

ventory of such fixtures and things as deposited, and Mr. Severance, the Cashier, this is the temper more surely indicated could be found outside of the vault,- has taken off his hat and coat and gene than by its motion. The ear is more The last thing mentioned on the list was in through the "hole in the wall," to unintelligible even than the eye; and a an old rat trap, which looked as though lock it. The Sheriff stands ready with person accustomed to the horse, can tell, the efficers of the institution had set and his tin box to receive the precious con-

The attorney for the plaintiff and one horse lays his ears flat brok on his need, he most assuredly is meditating mischief inch brick wall which surrounds the iron Matters immediately assumed a burglar- long. A quick change in their position vault on the west side. Great crowd- lous aspect, and we left, as the time to and more particularly the expression of December, A. D., 1854, the said Petition nine years I was offlicted with one of the the Sheriff says, "Gentlemen, fall back. go to press had come. More to-morrow. the eye at the time, will distinguish be-

caused the sores on my legs to heal, and crowd, and as owner and agent for the sued, and at last it was agreed that the sing man, that the cry of hounds will be resignces, forbids the trespass! No use. safe should be unlocked, and that the recognized by the horse, and his ears Punch, punch, goes the big bar, the receivers should take out and deposit on will be erett, and he will be all spirit bricks keep tumbling down, and the big a shelf first the specie, next the paper, and impatience, a considerable time be-

terest thereon, from the 6th day of September A. D. 1853, as evidenced by the of your Oictment and Pills, the life of hum-went the big hammer against the promisory note of said defendant given my wife has been saved. For seven bum-went the big hammer against the promisory note of said defendant given to plaintiff, dated Cold Spring, September 6th 1853. The object and prayer of said petition, is that on the hearing, and final determination of this action, judges ment and Pills, when in the short space of three ments, they said Court of the said and Pills, when in the short space of three ments, they said court of the said and Pills, was a wag. "Gold dust?" in

YORK CANVASS.-There are several our- transfer of three hundred and seventy ious facts connected with the recent can- shares of alleged frauduleut issue pledgvass. In the first place, Gov. Seymout ed to the Bank of Commerce, R. & G. receives some of his heaviest mejorities L Schutler, and subsequently transferin such counties as King's and Eric, od, by agreement, to plaintiffs. The where Whig candidates have usually the Indge gave a decision at much length. advantage, while Mr. Clark is equally The Judge also held that the rule is to fortunate in such localities as St. Law- apply to all over issues, except where wego, Schoharie, Tompkins, Warren, &c , stock had a knowledge that it was such. where Whig mejorities are seldom recorded. In the next place, as illustrative of the

will be observed that while Mr. Raymond's vote exceeds Mr. Clark's only the strength is all out, and give the some 600, his majority over his highest horse one quart of the liquid every day competitor is nearly 30,000-Mr. Ray- for eight or ten days. Mx it with bran mond having 157,059 votes, and Mr. or shorts if he will eat it, if not, pour it Ludlow 128,163, showing that about down him with a bottle. Give him 28,000 electors voted for Gov. Seymour, green or cut feed wet up with water duwho refused to vote for his Lieutenant, ting the operation, and I will warrant a combination of Ullmann's and Branson's vote shows almost exactly the same aggregate as that of the competitors, viz:

Gov. Seymour's vote........156,770 Ullmann's vote, 122,154; Bronson's vote, 34,002 - 156,156

be completed, in the United States, over 12,000 miles of railroad. This estimate is exclusive entirely of roads only 'proposed," embraces only those actually under way, and in most cases, under tod. Messrs. Johnson & Sherwood contract throughout. The entire cost of these long lines of road will be not far s open and the big Daputy is inside, ready provided for. There are some a new device to avert public indignation Blanchard township—thence south two miles and a quarter—thence west until it intersects the Gilbon and Defiance road.

JAMES ALFORD,
Principal Positioner.

October 14, 1854.

Shall that be opened? Craig and his tern Tennessee, and is 90 feet to the mile, and the greatest amount of tunnel-intersects the Gilbon and Defiance road.

April 2004.

April 2004.

Principal Positioner.

October 14, 1854.

October 14, 1854.

THE HOR'S KNOWN BY HIS MARS The size, position, and motion of the Two P. M .- In comes writs of re- cass of a horse are important points. As much as we have heard, read, and written about Bruks breaking, we never saw one break till to-day. It was a right, though, a rich and rare one, and we is propria persons were favored with a front seat to witness the performance.

Talk about circuses, hippodromes, and bull-fights! They are mere cutside shows compared with this.

The same have have heard, read, and proprial other creditors—one a claim of the cast to favored with a front seat to witness the performance.

Talk about circuses, hippodromes, and bull-fights! They are mere cutside shows compared with this.

The same have have have ered, and proprior a claim of the cast to favored with a front seat to witness the performance.

Talk about circuses, hippodromes, and bull-fights! They are mere cutside shows only a formation and search and swearing a know Nothing oath against all moneyed shows compared with this. that he is attentive to everything that, is passing around bim, and while he is doing this le cannot be much fatigued, nor

sprung merely to perfect themselves in tents and the appraisers to note the same. Almost all he thinks or means. When a

car, too slight to make any impression the owner of the building and the attor-ney for the bank, enters through the out by the assignees, a long parley en by him. It is well known to every hunand lastly claims due the bank, till the fore the rider is conscious of the least

> of coersion to which Mr. Ackley resorted, lent issue) so as to make the aggregate evidently gave satisfaction to the excited equal the capital by law. The decision was in the case of Ketcham, Rogers, & Bement against the Bank of Commerce, SINGULARITIES OF THE LATE NEW to recover a certain sum paid upon a rence, Chenango, Clinton, Jefferson, Os- the parties on receiving the fraudulent

CURE FOR HEAVES .- Take some weed con monly called smart weed, that grows promiscucus character of the canvass, it slong the toadside, or in the fields is low places; steep it in boiling water till Another and most striking fact is, that cure. Houses with heaves will be troubled with it about as bad this dry and dusty weather, as they will in the spring of the year. This medicine is so simple, and easy to be obtained, that some may not think it worth their while to try it; but simple medicines many times prove more effectual than those obtained at a great expense. Now is the time to secure the weed, and I say to those in-The Buffalo Democracy says, that there are now in progress, and likely to __Rural N. Yorker. -Rural N. Yorker.

THE ROCHESTER BANK SWINDLE. The plan to redeem this trash has itself collapsed, as might to have been expechave made no prevision to secure the ORE CLICK, P. M.—The pick, the these long lines of road will be not far billholders. They say they will; but bar, the sladge hammer, and the cold from \$350,000,000, of which amount their notes, too, say they will pay on dechisel have done their work. The vault the sum of 100,000,000 at least, is almost mand, and this new promise is probably

> earnings have no remedy. Should that house stand? We learn that there were near \$100,000 of the joint stock notes but stated as are not reliable.—R. chester Union, November 25.